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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/898,978	07/02/2001	Fred A. Bower III	BEA920010009US1	9953
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LIEBERMAN & BRANDSDORFER, LLC			VO, LILIAN	
12221 MCDONALD CHAPEL DRIVE GAITHERSBURG, MD 20878			ART UNIT	PAPER NUMBER
G/M/MB/MOZ G/MO	20070		2127	
			DATE MAILED: 10/04/200-	4

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	ŀ
	09/898,978	BOWER, FRED A.	
Office Action Summary	Examiner	Art Unit	٦
	Lilian Vo	2127	
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet	with the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perion - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may eply within the statutory minimum of d will apply and will expire SIX (6) N tube, cause the application to become	a reply be timely filed thirty (30) days will be considered timely. ONTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on <u>02</u>			
	nis action is non-final.	and the second s	
3) Since this application is in condition for allow closed in accordance with the practice unde	vance except for formal m r <i>Ex^tpart</i> e <i>Quayl</i> e, 1935 (atters, prosecution as to the ments is C.D. 11, 453 O.G. 213.	
Disposition of Claims		·	
4) ⊠ Claim(s) 1 - 26 is/are pending in the applicate 4a) Of the above claim(s) is/are withd 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1 - 26 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and	rawn from consideration.		
Application Papers			
9) The specification is objected to by the Exami 10) The drawing(s) filed on is/are: a) □ a Applicant may not request that any objection to the	ccepted or b) objected he drawing(s) be held in abe	yance. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the corr	ection is required if the draw Examiner. Note the attac	ing(s) is objected to. See 37 CFR 1.121(d). hed Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119	,		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Burn * See the attached detailed Office action for a least	ents have been received. ents have been received i riority documents have be eau (PCT Rule 17.2(a)).	n Application No een received in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date	Paper	ew Summary (PTO-413) No(s)/Mail Date of Informal Patent Application (PTO-152) 	

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DETAILED ACTION

1. Claims 1 - 26 are pending.

Claim Rejections - 35 USC § 112

2. Claims 19 –23 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 19 recites the limitation "an article comprising a computer-readable signal bearing medium". The examiner is not sure whether the applicant is claiming a software disk or a program in the disk. The claim further recites the means function in the medium, which is considered unclear. Applicant needs to clarify the language to claim the subject matter which applicant regards as the invention.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Moore et al. (US Pat. Application Publication US 2004/0133609, hereinafter Moore) in view of Logue et al. (US 6,647,421, hereinafter Logue).

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- 5. Regarding **claim 1**, More discloses a method for spawning a lower priority task from a higher priority task comprising:
- (a) receiving a message from a client/remote server (page 4, paragraph 79 and 81, page 5, paragraphs 88 89: receiving a request from a client. Fig 4); and
- (b) launching a lower priority task (page 4, paragraph 79 and 81, and page 5, paragraphs 88 89: dispatcher dispatches the request to the proper request handler to perform service such as I/O operations).

Moore discloses that request can be originated from a remote server and not from the remote administrator. Nevertheless, Logue discloses the receiving of the request is from the remote administrator (col. 6, lines 15 – 19: receive request from remote administrator). It would have been obvious for an ordinary skill in the art, at the time the invention was made, to incorporate Logue's teaching with Moore by servicing requests from remote administrator in addition to client so that services can be provides to a variety of source within the network as needed.

- Regarding claim 2, Moore discloses the step of launching said lower priority task includes an agent (fig. 4, page 4, paragraph 79 and 81, and page 5, paragraphs 88 89: dispatch the request to the proper request handler to perform service such as I/O operations).
- Regarding **claim 3**, Moore discloses the step of receiving the message from the remote source includes a dispatcher (page 4, paragraph 79 and 81, and page 5, paragraphs 88 89:

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dispatcher dispatches the request to the proper request handler to perform service such as I/O operations).

- 8. Regarding **claim 4**, Moore discloses the dispatcher placing the request/message in a data structure (page 4, paragraph 80, page 5, paragraph 86-89: the data set is registered in MCAT server and kept all relevant information associated with the data set for each call/request).
- Regarding claim 5, Moore did not clearly disclose the step that the dispatcher sets the flag for signaling the receipt of the message. However, Moore discloses that the dispatcher listening for incoming requests and dispatches the requests to the proper request handlers (page 4, paragraph 79). It would have been obvious for an ordinary skill in the art, to incorporate Moore's system with a step of setting a flag for signaling the receipt of request by the dispatcher when receiving a request that forward it to a particular request handler (process agent) to be processed because Moore has different type of agents to handle different level of request.
- 10. Regarding **claim** 6, Moore discloses the step of launching the lower priority task includes an agent, the agent reading the data structure (fig. 4, page 4, paragraph 79 and 81, and page 5, paragraphs 88 89: dispatcher dispatches the request to the proper request handler to perform service such as I/O operations. Page 5, paragraph 86- 89: the data set is registered in MCAT server and kept all relevant information associated with the data set for each call/request).

With respect to the agent receiving the flag, this concept is considered well know in the art. Furthermore, it would have been obvious for an ordinary skill in the art, to incorporate

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Moore's system with the step of setting a flag for signaling the receipt of request by the dispatcher to a particular request handler (agent) when receiving a request since certain type of request will be handled by the appropriate request handler (process agent).

- Regarding **claim 7**, Moore did not clearly disclose the step that the agent resets the flag associates with the receipt message. However, Moore discloses that the dispatcher listening for incoming requests and dispatches the requests to the proper request handlers (page 4, paragraph 79). It would have been obvious for an ordinary skill in the art, to incorporate Moore's system with the step of resetting the flag by the request handler (agent) after finish processing the request because different request handler will process a particular type of request.
- Regarding **claim 8**, Moore discloses the step of launching said lower priority task includes responding to said message (page 4, paragraph 79: the dispatcher is also responsible for returning the results to clients).
- Regarding **claim 9**, Moore discloses the higher priority task includes maintaining a level of operation (page 4, paragraph 79: the dispatcher listens for incoming requests and dispatches the requests to the proper request handler).
- 14. Regarding claim 10, Moore discloses a computer system comprising:

a higher priority task (page 4, paragraph 79: the dispatcher listens for incoming requests and dispatches the requests to the proper request handler);

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a remote server (page 4, paragraph 79 and 81, page 5, paragraphs 88 - 89: receiving a request from a client/remote server. Fig 4);

a message manager to receive a message from the client/server (page 4, paragraphs 79, 81: the dispatcher listens for incoming requests and dispatches the requests to the proper request handler. Page 5, paragraphs 88 - 89: receiving a request from a client/remote server. Fig 4); and a task manager to launch a lower priority task (page 4, paragraph 79, page 5, paragraphs 81, 86 - 89: request handler processes the request).

Moore discloses that request can be originated from a remote server and not from the remote administrator. Nevertheless, Logue discloses the receiving of the request is from the remote administrator (col. 6, lines 15 – 19: receive request from remote administrator). It would have been obvious for an ordinary skill in the art, at the time the invention was made, to incorporate Logue's teaching with Moore by servicing requests from remote administrator in addition to client so that services can be provides to a variety of source within the network as needed.

- Regarding **claim 11**, Moore discloses the message manager is a dispatcher (page 4, paragraph 79 and 81, and page 5, paragraphs 88 89: dispatcher dispatches the request to the proper request handler to perform service such as I/O operations).
- Regarding **claim 12**, Moore discloses the task manager is an agent (fig. 4, page 4, paragraph 79 and 81, and page 5, paragraphs 88 89: dispatch the request to the proper request handler to perform service such as I/O operations).

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- 17. Claims 13 18 are rejected on the same ground as stated in claims 4 9 above.
- 18. Claims 19 and 20 are rejected on the same ground as stated in claims 1 above.
- 19. Claims 21 24 are rejected on the same ground as stated in claims 4 9 above.
- 20. Regarding **claim 25**, Moore discloses a method for spawning a lower priority task comprising:

receiving a message from a client/remote server (page 4, paragraph 79 and 81, page 5, paragraphs 88 - 89: receiving a request from a client. Fig 4);

storing the request/message in a data structure (page 4, paragraph 80, page 5, paragraph 86-89: the data set is registered in MCAT server and kept all relevant information associated with the data set for each call/request); and

launching a lower priority task in response to said message (page 4, paragraph 79 and 81, and page 5,paragraphs 88 - 89: dispatcher dispatches the request to the proper request handler to perform service such as I/O operations).

Moore discloses that request can be originated from a remote server. He did not clearly disclose the message is received from the remote administrator. Nevertheless, Logue discloses the receiving of the request is from the remote administrator (col. 6, lines 15 – 19: receive request from remote administrator). It would have been obvious for an ordinary skill in the art, at the time the invention was made, to incorporate Logue's teaching with Moore by servicing

requests from remote administrator in addition to client so that services can be provides to a variety of source within the network as needed.

With respect to the step of setting a flag, Moore did not clearly disclose the step that setting a flag associates with the receiving of a message/request. However, Moore discloses that the dispatcher listening for incoming requests and dispatches the requests to the proper request handlers (page 4, paragraph 79). It would have been obvious for an ordinary skill in the art, to incorporate Moore's system with the step of setting a flag for signaling the receipt of request by the dispatcher when receiving a request that forward it to a particular request handler (process agent) to be processed because Moore has different type of agents to handle different level of request.

21. Claim 26 is rejected on the same ground as stated in claim 9 above.

Conclusion

- The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Agee et al. (US 6,621,851) disclosed step of setting and resetting the flag associates with the receiving message.
- 23. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lilian Vo whose telephone number is 571-272-3774. The examiner can normally be reached on Monday Thursday, 7:30am 5pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on 571-272-3756. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Lilian Vo Examiner Art Unit 2127

1v

September 28, 2004

MENG-AL T. AN

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100